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8	UNITED STATES	DISTRICT COURT
9	DISTRICT OF NEVADA	
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11	VACLAV ONDRISEK, et al.	Case No. 2:18-cv-00411-APG-CWH
12	Plaintiffs,	
13	v.	STIPULATION TO LIFT STAY AND EXTEND TIME FOR UNITED STATES' RESPONSE
14	LICIMMICD ATION CEDVICE	RESPONSE
	US IMMIGRATION SERVICE,	
15	Defendant.	(Third Request)
	,	(Third Request) ORDER
15	Defendant.	• •
15 16	Defendant.	ORDER stay in this matter and reset the deadline for
15 16 17	The parties hereby stipulate to lift the states to file its responsive pleading	ORDER stay in this matter and reset the deadline for
15 16 17 18	The parties hereby stipulate to lift the states to file its responsive pleading	ORDER stay in this matter and reset the deadline for g to Monday, February 11, 2019. pulated to extend the deadline for the United
15 16 17 18 19	Defendant. The parties hereby stipulate to lift the state the United States to file its responsive pleading. On December 19, 2018, the parties stipulate to lift the state to file its responsive pleading.	order of the deadline for the deadline for the deadline for the deadline for the United by 18, 2019. ECF No. 22. The stipulation was
15 16 17 18 19 20	Defendant. The parties hereby stipulate to lift the state the United States to file its responsive pleading. On December 19, 2018, the parties stipulate to lift the states to file its responsive pleading to January.	ORDER stay in this matter and reset the deadline for g to Monday, February 11, 2019. pulated to extend the deadline for the United y 18, 2019. ECF No. 22. The stipulation was responsive pleading deadline of January 18,
15 16 17 18 19 20 21	Defendant. The parties hereby stipulate to lift the state the United States to file its responsive pleading. On December 19, 2018, the parties stipulates to file its responsive pleading to Januar granted on December 20, 2018, resulting in a	or o
15 16 17 18 19 20 21 22	Defendant. The parties hereby stipulate to lift the state the United States to file its responsive pleading. On December 19, 2018, the parties stipulates to file its responsive pleading to Januar granted on December 20, 2018, resulting in a 2019. ECF No. 23. Thereafter, on December	or o
15 16 17 18 19 20 21 22 23	The parties hereby stipulate to lift the the United States to file its responsive pleading. On December 19, 2018, the parties stipulates to file its responsive pleading to Januar granted on December 20, 2018, resulting in a 2019. ECF No. 23. Thereafter, on December been funding the Department of Justice ("December 19, 2019).	or o
15 16 17 18 19 20 21 22 23 24	The parties hereby stipulate to lift the states to file its responsive pleading. On December 19, 2018, the parties stipulates to file its responsive pleading to Januar granted on December 20, 2018, resulting in a 2019. ECF No. 23. Thereafter, on December been funding the Department of Justice ("Department lapsed. As a result of the lapse in	or o
15 16 17 18 19 20 21 22 23 24 25	The parties hereby stipulate to lift the state United States to file its responsive pleading. On December 19, 2018, the parties stipulates to file its responsive pleading to Januar granted on December 20, 2018, resulting in a 2019. ECF No. 23. Thereafter, on December been funding the Department of Justice ("Department lapsed. As a result of the lapse in policy prohibited Department attorneys and experience of the lapse in the policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in the policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in policy prohibited Department attorneys and experience of the lapse in the lapse of the lapse in policy prohibited Department attorneys and experience of the lapse in the lapse of the laps	or stay in this matter and reset the deadline for g to Monday, February 11, 2019. Solutated to extend the deadline for the United by 18, 2019. ECF No. 22. The stipulation was responsive pleading deadline of January 18, 21, 2018, the continuing resolution that had partment") expired and appropriations to the appropriations, federal law and Department employees from working on this matter. The duration of the lapse in appropriations

resolution, to submit a stipulation lifting the stay and setting a new responsive pleading

1 deadline. ECF No. 25. After 35 days, on Friday, January 25, 2019, the United States 2 Congress enacted and the President signed a new continuing resolution funding the 3 Department. As a result, the parties have conferred and agree that the stay can be lifted. The 4 5 parties further agree that the deadline for the United States to file its responsive pleading 6 shall be Monday, February 11, 2019. 7 Respectfully submitted this 29th day of January 2019. 8 HAMILTON LAW, LLC NICHOLAS A. TRUTANICH United States Attorney 9 <u>/s/ Ryan A. Hamilton</u> RYAN A. HAMILTON, ESQ. /s/ Mark E. Woolf MARK E. WOOLF 10 5125 S. Durango Drive, Suite C Assistant United States Attorney 11 Las Vegas, NV 89113 Attorney for Plaintiffs Attorneys for United States 12 13 14 15 IT IS SO ORDERED: 16 17 UNITED STATES DISTRICT JUDGE 18 Dated: January 30, 2019. 19 20 21 22 23 24 25 26 27

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